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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFRMATION NO.

09/462_179 03/10/2000 NICOLANGELO PEDUTO 1022701-000854 4762

21839 7590 04/01/2011

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ART UNIT PAPER NUMBER

1782

NOTIFICATION DATE DELIVERY MODE
04/01/2011 ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

ADIPFDD@bipc.com offserv@bipc.com

Office Action Summary

Application No.	Applicant(s)	
09/462,179	PEDUTO ET AL.	
Examiner	Art Unit	
MARC A. PATTERSON	1782	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS,

- WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.
- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed
- after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any

earned patent term adjustment.	See 37	CFR 1.704(b).
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Status	
2a)□ 3)□	Responsive to communication(s) filed on 14 March 2011. This action is FINAL. 2b) This action is non-final. Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.
Disposition	on of Claims
5) □ 6) ☑ 7) □	Claim(s) 1-3.10-14.16-18.26-28 and 30 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. Claim(s) is/are allowed. Claim(s) 1-3.10-14.16-18.26-28 and 30 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or election requirement.
Application	on Papers
10) 🔲 1	The specification is objected to by the Examiner. The drawing(s) filed on is/are: a _ accepted or b _ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.
Priority u	nder 35 U.S.C. § 119
a)[Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). All b)
	e of References Cited (PTO-892) a of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date. Pager No(s)/Mail Date.
	nation Disclosure Statement(s) (P10/SB/08) 5) Notice of Informat Fatent Application 6) Other:
I.S. Patent and Tri PTOL-326 (Re	

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DETAILED ACTION

WITHDRAWN REJECTIONS

The 35 U.S.C. 103(a) rejection of Claims 1 - 3, 5 - 11, 19, 21 - 25 and 27 - 29 as being unpatentable over Mugge et al (U. S. Patent No. 5,425,817) in view of Pipper et al (U.S. Patent No. 5,039,786) and Campbell (U.S. Patent No. 4,212,965), of record on page 2 of the previous Action, is withdrawn

NEW REJECTIONS

Claim Rejections - 35 USC § 103(a)

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 1 3, 10 11, 22, 27 28 and 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nishino (U.S. Patent No. 5,330,810) in view of Pipper et al (U.S. Patent No. 5,039,786) and Campbell (U.S. Patent No. 4,212,965).

With regard to Claims 1 - 3, 11 and 30, Nishino disclose a tubular structure (tube; column 3, line 10) comprising an internal polyamide layer (MX nylon layer; column 3, line 5) and external polyamide layer (polyamide resin layer; column 3, line 5), therefore comprising thermoplastic polyamide; an impact resistance modifier is in the internal layer present at a weight concentration of less than 50%, comprising polyolefin (butyl rubber; column 4, lines 30 – 50); the external polyamide layer is a copolymer of caprolactam and mixture of hexamethylene with a

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diacid having at least 9 carbons (polyhexamethylene dodecamide (column 5, lines 3-12). Nishino fail to disclose a ratio of caprolactam and mixture of hexamethylene with a diacid having 12 carbons of 4 to 9 by weight and a second internal layer comprising thermoplastic polyamide.

Pipper et al teach a copolymer of caprolactam and mixture of hexamethylene with a diacid having 12 carbons of 4 to 9 by weight (column 2, lines 29 - 36) for an article, for the purpose of making the article by injection molding or extrusion (column 4, lines 31 - 35). One of ordinary skill in the art would therefore have recognized the advantage of providing for the copolymer of Pipper et al in Nishino, which comprises an article, depending on the desired formation of the end product. It therefore would have been obvious for one of ordinary skill in the art at the time Applicant's invention was made to have provided for a ratio of caprolactam and mixture of hexamethylene with a diacid having 12 carbons of 4 to 9 by weight Nishino in order to make the article by injection molding or extrusion as taught by Pipper et al.

Campbell teaches a polyamide, therefore thermoplastic, that is an impact modifier, for the purpose of obtaining films having impact resistance (column 4, lines 52 - 55).

It therefore would have been obvious for one of ordinary skill in the art to provide for the polyamide of Campbell in Nishino to provide impact resistance as taught by Campbell, therefore a second internal layer comprising thermoplastic polyamide.

With regard to Claims 10 and 22, Nishino fail to disclose a polyamide comprising a 6/6-36 copolyamide. However, Nishino disclose a polyamide as discussed above. It would therefore be obvious for one of ordinary skill in the art to provide for a 6/6-36 copolyamide, as 6/6-36 copolyamide is a polyamide.

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With regard to Claims 27 - 28, Nishino fail to disclose an external layer having a thickness of 0.1 mm and that is less than 10% of the total thickness of the structure. However, as stated above, Nishino discloses the selection of the layer structure, therefore thickness, depending on the requirements of use.

It therefore would have been obvious for one of ordinary skill in the art, through routine optimization, to have provided for thicknesses of the layers disclosed by Nishino, depending on the requirements of use of the end product.

4. Claims 12, 14 and 16 – 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nishino (U. S. Patent No. 5,330,810) in view of Pipper et al (U.S. Patent No. 5,039,786) and Campbell (U.S. Patent No. 4,212,965) and further in view of Princiotta et al (European Patent No. 0646627).

Nishino, Pipper et al and Campbell disclose a multilayer polyamide tube comprising an impact modifier as discussed above. With regard to Claims 12, 14 and 16 – 18, Nishino, Pipper et al and Campbell fail to disclose an impact modifier which has a glass transition temperature below 0 degrees Celsius, and comprises acid as a functional group, and has a modulus of less than 1500 MPa and a melt flow index of between 0.1 and 7 g/10 min measured at 190 degrees Celsius under a load of 2.16 kg and is an ultra low density polyethylene.

Princiotta et al. teach an acid - modified ultra low density polyethylene which has a glass transition temperature below 0 degrees Celsius, and comprises acid as a functional group, and has a modulus of less than 200 MPa and a melt flow index of between 0.1 and 7 g/10 min measured at 190 degrees Celsius under a load of 2.16 kg which is used as an impact modifier of

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polyamide (page 2, lines 31 - 58) for the purpose of manufacturing a tube usable below a temperature of 40 degrees Celsius (page 2, lines 41 - 46). One of ordinary skill in the art would therefore have recognized the advantage of providing for the impact modifier of Princiotta et al in Nishino, Pipper et al and Campbell, which is a polyamide, depending on the desired usability at low temperature of the end product as taught by Princiotta et al.

It therefore would have been obvious for one of ordinary skill in the art at the time Applicant's invention was made to have provided for an acid - modified ultra low density polyethylene which has a glass transition temperature below 0 degrees Celsius, and comprises acid as a functional group, and has a modulus of less than 200 MPa and a melt flow index of between 0.1 and 7 g/10 min measured at 190 degrees Celsius under a load of 2.16 kg in Nishino, Pipper et al and Campbell in order to obtain a tube usable below a temperature of 40 degrees Celsius as taught by Princiotta et al.

Claim 13 is rejected under 35 U.S.C. 103(a) as being unpatentable over Nishino (U.S.
 Patent No. 5,330,810) in view of Pipper et al (U.S. Patent No. 5,039,786) and Campbell (U.S.
 Patent No. 4,212,965) and further in view of VanBuskirk et al (U.S. Patent No. 5,357,030).

Nishino, Pipper et al and Campbell disclose a three - layered tube comprising a polyamide 6 layer as discussed above. Nishino, Pipper et al and Campbell fail to disclose a polyamide 6 layer which comprises a chain extender which is present at a concentration of 0.05% and 5% by weight of the layer.

VanBuskirk et al teach the addition of a chain extender to polyamide 6 for the purpose of improving the physical characteristics of the polyamide 6 (column 1, lines 38 - 59; column 2,

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lines 58 - 68). One of ordinary skill in the art would therefore have recognized the advantage of providing for the chain extender of VanBuskirk et al in Nishino, Pipper et al and Campbell, which is comprises polyamide 6, depending on the desired physical characteristics of the end product as taught by VanBuskirk et al.

It therefore would have been obvious for one of ordinary skill in the art at the time

Applicant's invention was made to have provided for the addition of a chain extender to

polyamide 6 in Nishino, Pipper et al and Campbell in order to improve the physical

characteristics of the polyamide 6 in the making of extruded products as taught by VanBuskirk et

al.

6. Claim 26 is rejected under 35 U.S.C. 103(a) as being unpatentable over 35 U.S.C. 103(a) as being unpatentable over Nishino (U. S. Patent No. 5,330,810) in view of Pipper et al (U.S. Patent No. 5,039,786) and Campbell (U.S. Patent No. 4,212,965) and further in view of Kitami et al (U.S. Patent No. 4.881,576).

Nishino, Pipper et al and Campbell discloses a structure for automobile components comprising polyamide as discussed above. Nishino, Pipper et al and Campbell fail to disclose a polyamide having a stress cracking resistance of greater than 500 hours as measured in zinc chloride.

Kitami et al teaches a gasoline hose (therefore an automobile component; column 1, lines 11 - 15) having a stress cracking resistance of greater than 500 hours (30 days; Table 1) as measured in zinc chloride (column 3, lines 30 - 34) for the purpose of obtaining a structure having excellent mechanical strength (column 1, lines 40 - 41). One of ordinary skill in the art

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would therefore have recognized the advantage of providing for the stress cracking resistance of Kitami et al in Nishino, Pipper et al and Campbell, which comprises a structure for an automobile component, depending on the desired mechanical strength of the end product.

It therefore would have been obvious for one of ordinary skill in the art at the time

Applicant's invention was made to have provided for a stress cracking resistance of greater than
500 hours as measured in zinc chloride in Nishino, Pipper et al and Campbell in order to obtain a
structure having improved fuel resistance as taught by Kitami et al.

Any inquiry concerning this communication or earlier communications from the
examiner should be directed to Marc A Patterson whose telephone number is 571-272-1497.
 The examiner can normally be reached on Mon - Fri 8:30 AM - 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rena Dye can be reached on 571-272-1498. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/Marc A Patterson/ Primary Examiner, Art Unit 1782